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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/329,456	06/10/1999	MICHAEL PIERRE CARLSON	AT9-99-149	8115
759	90 02/25/2003			
DUKE W YEE CARSTENS YEE & CAHOON LLP PO BOX 802334 DALLAS, TX 75380		EXAMINE	INER	
			TANG, KENNETH	
			ART UNIT	PAPER NUMBER
			2127	
			DATE MAILED: 02/25/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	C ntrol No.	Patent Under Reexamination
Ex Parte Reexamination Intervi w Summary	09/329,456	CARLSON ET AL.
	Examiner	Art Unit
	Kenneth Tang	2127
All participants (USPTO personnel, patent owner, patent ov	vner's representative):	
(1) <u>Kenneth Tang</u>	(3)	
(2) <u>Cathrine Kinslow</u>	(4)	
Date of Interview: 20 February 2003		
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal (copy given to: 1)□ patent owner	2)☐ patent owner's repre	sentative)
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)□ No.	
Agreement with respect to the claims f) was reached. Any other agreement(s) are set forth below under "Descript	g)⊠ was not reached. h)⊑ ion of the general nature of wt	] N/A. nat was agreed to…"
Claim(s) discussed: <u>1-28</u> .		
Identification of prior art discussed: (US 6,418,542).		
Description of the general nature of what was agreed to if an Applicant stated that "status information" referred to whether "status information" was not defined in the specification to in event" from Yeager could be used to polling a thread for status also explained to Applicant how Yeager inherently teaches a determine whether or not the thread is active from the use of the company of the amendment of the patentable, if available, must be attached. Also, where no compatentable is available, a summary thereof must be attached.	r active or inactive threads. Hadicate that. Examiner explair tus information to one of ordination on status of the foodition statements.  The condition statements is the examiner agree one of the amendments that we had to be a statement on the examiner agree on the statement of the amendments that we had the statement of the state	lowever, Applicant agreed that ned to Applicant how the "input nary skill in the art. Examiner the thread is used and needed to
A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. LAST OFFICE ACTION HAS ALREADY BEEN FILED, THE INTERVIEW DATE TO PROVIDE THE MANDATORY STAT (37 CFR 1.560(b)). THE REQUIREMENT FOR PATENT OV OF TIME ARE GOVERNED BY 37 CFR 1.550(c).	See MPEP § 2281). IF A RE N PATENT OWNER IS GIVE EMENT OF THE SUBSTANC	ESPONSE TO THE N ONE MONTH FROM THIS
cc: Requester (if third party r_quester)	Xuneth Examiner's signat	Langure, if required